

ELECTRIC SERVICE SCHEDULE NO. 38 - Continued

PREFACE: (continued)

5. Subject to the specific tariff provisions provided below, the general timelines and deadlines for actions or responses for Developers and the Company in this tariff are summarized here for convenience, along with references to the relevant tariff provisions:

5. In this tariff, "month" means thirty (30) days, such that five (5) months would equal one-hundred and fifty (150) days.

- a) Company must provide Developer illustrative, pro forma contract within seven (7) days of request [Section I.B.1];
- b) Developer may request indicative pricing at any time by submitting required information [Section I.B.2];
- c) Company must notify Developer whether request for indicative pricing is complete within seven (7) days of submission [Section I.B.3];
- d) Company must provide indicative pricing within thirty (30) days of notice of completeness [Section I.B.4];
- e) Developer must request draftproposed power purchase agreement and submit required information within sixty (60) days of receipt of indicative pricing [Section I.B.5];
- f) Company must notify Developer whether request for power purchase agreement and required information is complete within seven (7) days of submission to the Company [Section I.B.6];
- g) Company must provide Developer with <u>draftproposed</u> power purchase agreement within thirty (30) days of notice of completeness [Section I.B.6];
- h) Developer must provide Company with initial comments on and proposed edits to draftproposed power purchase agreement within thirty (30) days of receipt [Section I.B.7];
- i) Company must respond to Developer's initial comments and edits within thirty (30) days of receipt, and commence negotiations over areas of disagreement [Section I.B.8];
- j) Indicative prices must be updated unless a PPA is executed within six (6) months after indicative pricing was provided by the Company [Section I.B.9];
- k) Company must complete all internal reviews and approvals within twenty-one (21) days after agreement is reached on a proposed final version of a power purchase agreement [Section I.B.8];
- 1) PPA must be executed within five (5) months after Developer's receipt of draftproposed power purchase agreement [Section I.B.10];
- m) Company must submit power purchase agreement to Commission for approval within seven (7) days of execution [Section I.B.8]; and
- n) Company must submit Transmission Service Request within seven (7) days after execution of purchase power agreement [Section I.B.8].

Issued by authority of Report and Order of the Public Service Commission of Utah in Docket No. 14-035-140



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First Revision of Sheet No. 38.2 Canceling Original Sheet No. 38.2

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